EXHIBIT 7 FILED UNDER SEAL

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1
                  UNITED STATES DISTRICT COURT
                 NORTHERN DISTRICT OF CALIFORNIA
 2
                     SAN FRANCISCO DIVISION
 3
 4
 5
      WAYMO LLC,
                      Plaintiff,
 6
 7
                                         Case No.
               VS.
                                         3:17-cv-00939-WHA
 8
      UBER TECHNOLOGIES, INC.,
      OTTOMOTTO LLC; OTTO
 9
      TRUCKING LLC,
                      Defendants.
10
11
12
13
14
          HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
15
          VIDEOTAPED DEPOSITION OF PIERRE-YVES DROZ
16
                    San Francisco, California
17
18
                     Friday, March 31, 2017
                            Volume I
19
20
21
22
     Reported by: SUZANNE F. GUDELJ
2.3
     CSR No. 5111
24
     Job No. 2581643
     PAGES 1 - 187
25
                                                     Page 1
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1	8.5 degrees. That's basically those red lines on			
2	the drawings.			
3	Q If you look at the spec sheet, the			
4	Exhibit 1019			
5	A Mm-hmm.	09:53:39		
6	Q it says it uses 64 LiDAR channels. Do			
7	you see that?			
8	A I see that.			
9	Q And that's the HDL-64. Does 64 refer to			
10	the number of LiDAR channels?	09:53:50		
11	A That's what I think.			
12	Q And 64 LiDAR channels corresponds to 64			
13	diode lasers?			
14	MR. JAFFE: Objection. Form.			
15	THE WITNESS: I mean, 64 channels, there's	09:54:03		
16	different ways to implement that, and there's			
17	different ways to implement 64 channel LiDARs.			
18	BY MR. JACOBS:			
19	Q How did Velodyne implement 64 LiDAR			
20	channels?	09:54:17		
21	MR. JAFFE: Objection. Form.			
22	THE WITNESS: Can you like refer to a			
23	specific device? Because, I mean, I don't know			
24	about everything that Velodyne makes.			
25	BY MR. JACOBS:	09:54:25		
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16	А	Yes.		
17	Q	Let me ask you a couple of questions about		
18	510 Sys	tems.		
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1	Again, just 'cause of the territory we're in, I'm
2	going to caution you not to reveal the content of
3	any attorney-client privileged information.
4	THE WITNESS: So I've seen like what
5	I've seen from the from this board, it had a lot 02:35:18
6	of elements, you know, very like similar to our
7	boards. The I understand that that Anthony
8	like downloaded those files, and so the with
9	those elements on it. As to knowing exactly how
10	like one PCB or not became the other, I'm not you 02:35:41
11	know, that would be speculation. I don't know
12	like
13	BY MR. JACOBS:
14	Q Are you aware of any other evidence that
15	the 14,000 allegedly downloaded files were used at 02:35:55
16	Uber?
17	MR. JAFFE: Object to form. Again, same
18	caution about privileged information.
19	THE WITNESS: I mean also mean you
20	know, I don't have direct information that would, 02:36:20
21	like that would say that. The the rest you
22	know, these are speculation that's (inaudible).
23	That's like some information that I've
24	seen, you know, could maybe I could speculate
25	that that like, you know, what we I just 02:36:39
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1	Q I asked you about how what information	
2	they give you sorry, what information you have	
3	that suggests that the files may have been used in	
4	the creation of that circuit board.	
5	A Mm-hmm.	02:38:24
6	Q Set that aside.	
7	A Yes.	
8	Q Do you have any other information that	
9	bears on the question whether Uber is using any of	
10	Waymo's trade secrets?	02:38:32
11	MR. JAFFE: I'm going to object to form,	
12	and then same caution again not to reveal the	
13	content of any attorney-client communications.	
14	THE WITNESS: Not that I can think of.	
15	BY MR. JACOBS:	02:38:43
16	Q On the we talked earlier about the dome	
17	that that covers the LiDAR when the LiDAR is	
18	deployed on a field vehicle on a vehicle in the	
19	field.	
20	A Mm-hmm.	02:38:54
21	Q Can that dome be seen through under any	
22	circumstances?	
23	A That dome is actually transparent in the	
24	infrared bands.	
25	(Reporter clarification.)	
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1 I, the undersigned, a Certified Shorthand Reporter of the State of California, do hereby 2 3 certify: That the foregoing proceedings were taken 4 5 before me at the time and place herein set forth; that any witnesses in the foregoing proceedings, 6 7 prior to testifying, were duly sworn; that a record 8 of the proceedings was made by me using machine shorthand which was thereafter transcribed under my 9 direction; that the foregoing transcript is a true 10 record of the testimony given. 11 12 Further, that if the foregoing pertains to the original transcript of a deposition in a Federal 13 14 Case, before completion of the proceedings, review of the transcript [X] was [] was not requested. 15 I further, certify I am neither financially 16 17 interested in the action nor a relative or employee of any attorney or party to this action. 18 19 IN WITNESS WHEREOF, I have this date 20 subscribed my name. Dated:4/3/17 21 22 Surpane J. Gudely 23 SUZANNE F. GUDELJ 24 CSR No. 5111 25 Page 187